### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION

Master File No. 12-md-02311

ANTITRUST LITIGATION

Hon. Marianne O. Battani

In re: Fuel Injection Systems

THIS DOCUMENT RELATES TO:

2:13-cv-02202-MOB-MKM

Dealership Actions End-Payor Actions 2:13-cv-02203-MOB-MKM

## STIPULATION AND ORDER REGARDING ACCEPTING SERVICE OF COMPLAINTS

End-Payor Plaintiffs and Automobile Dealership Plaintiffs ("Plaintiffs") have filed the above-captioned action ("Action") against the Defendants, including Mitsubishi Electric Corporation, Mitsubishi Electric US Holdings, Inc., and Mitsubishi Electric Automotive America, Inc., alleging violations of Section 1 of the Sherman Act as well as various State antitrust and consumer protection laws in connection with the alleged sale of Fuel Injection Systems. So as to preserve both party and judicial resources, End-Payor Plaintiffs, Automobile Dealership Plaintiffs and Defendants Mitsubishi Electric Corporation, Mitsubishi Electric US Holdings, Inc., and Mitsubishi Electric Automotive America, Inc. (collectively, "Stipulating Defendants"), by and through their undersigned counsel, stipulate to the following with respect to the Action:

1. Counsel for the Stipulating Defendants accepts service of the Consolidated Amended Class Action Complaint, filed by End-Payor Plaintiffs on December 19, 2014, and the Consolidated Amended Class Action Complaint, filed by the Automobile Dealership Plaintiffs,

2:13-cv-02203-MOB Doc # 46 Filed 02/09/15 Pg 2 of 5 Pg ID 766

on December 22, 2014, (together "Amended Complaints"), on behalf of the Stipulating

Defendants, in satisfaction of the requirements of Fed. R. Civ. P. 4.

2. The Stipulating Defendants shall respond by answer and/or motion to the Amended

Complaints on or before February 13, 2015. Plaintiffs shall file oppositions to any such motions

on or before March 6, 2015. Stipulating Defendants shall then file replies in support of any such

motions on or before March 13, 2015. Oral argument on any motion shall be heard on May 6,

2015, immediately following the status conference.

IT IS SO ORDERED.

Date: February 9, 2015

s/Marianne O. Battani

MARIANNE O. BATTANI United States District Judge

STIPULATED TO AND APPROVED BY:

January 14, 2015

THE MILLER LAW FIRM, P.C.

By /s/ E. Powell Miller

E. Powell Miller (P39487)

Adam T. Schnatz (P72049)

950 W. University Dr., Ste. 300

Rochester, Michigan 48307

Telephone: (248) 841-2200

Facsimile: (248) 652-2852

epm@millerlawpc.com

ats@millerlawpc.com

Attorneys for End-Payor Plaintiffs and Interim Liaison Counsel for the Proposed End-Payor Plaintiffs Classes

/s/ Hollis Salzman (with consent)

Hollis Salzman

Bernard Persky

William V. Reiss ROBINS, KAPLAN, MILLER & CIRESI L.L.P. 601 Lexington Avenue, Suite 3400 New York, NY 10022

Telephone: (212) 980-7400 Facsimile: (212) 980-7499 hsalzman@rkmc.com bpersky@rkmc.com wvreiss@rkmc.com

Frank C. Damrell
Steven Williams
Adam J. Zapala
COTCHETT, PITRE & McCARTHY, LLP
San Francisco Airport Office Center
840 Malcolm Road, Suite 200
Burlingame, CA 94010
Telephone: (650) 697-6000
Facsimile: (650) 697-0577
fdamrell@cpmlegal.com
swilliams@cpmlegal.com
azapala@cpmlegal.com
etran@cpmlegal.com

Marc M. Seltzer
Steven G. Sklaver
SUSMAN GODFREY LLP
1901 Avenue of the Stars, Suite 950
Los Angeles, CA 90067-6029
Telephone: (310) 789-3100
Facsimile: (310) 789-3150
mseltzer@susmangodfrey.com
ssklaver@susmangodfrey.com

Terrell W. Oxford Warren T. Burns SUSMAN GODFREY LLP 901 Main Street, Suite 5100 Dallas, Texas 75202 Telephone: (214) 754-1900 Facsimile: (214)754-1933 toxford@susmangodfrey.com wburns@susmangodfrey.com

Co-Lead Counsel for End-Payor Plaintiffs

January 14, 2015

### /s/ Gerard V. Mantese (with consent)

Gerard V. Mantese (P34424) David Hansma (P71056) Brendan Frey (P70893)

Joshua Lushnat (P75319)

MANTESE HONIGMAN ROSSMAN AND

WILLIAMSON, P.C. 1361 E. Big Beaver Road

Troy, MI 48083

Telephone: (248) 457-9200 Ext. 203

Facsimile: (248) 457-9201 gmantese@manteselaw.com dhansma@manteselaw.com bfrey@manteselaw.com jlushnat@manteselaw.com

# Interim Liaison Counsel for the Automobile Dealer Plaintiffs

### /s/ Jonathan W. Cuneo (with consent)

Jonathan W. Cuneo

Joel Davidow

Victoria Romanenko

CUNEO GILBERT & LADUCA, LLP

507 C Street, N.E.

Washington, DC 20002

Telephone: (202) 789-3960 Facsimile: (202) 789-1813

jonc@cuneolaw.com Joel@cuneolaw.com Vicky@cuneolaw.com

Don Barrett

David McMullan

**Brian Herrington** 

BARRETT LAW GROUP, P.A.

P.O. Box 927

404 Court Square

Lexington, MS 39095

Telephone: (662) 834-2488 Facsimile: (662)834.2628

dbarrett@barrettlawgroup.com bherrington@barrettlawgroup.com

dmcmullan@barrettlawgroup.com

Shawn M. Raiter LARSON KING, LLP 2800 Wells Fargo Place 30 East Seventh Street St. Paul, MN 55101 Telephone: (651) 312-6500 Facsimile: (651) 312-6618

sraiter@larsonking.com

Interim Co-Lead Counsel for the Automobile Dealer Plaintiffs

January 14, 2015

### /s/ Terrence J. Truax (with consent)

Terrence J. Truax
Charles B. Sklarsky
Michael T. Brody
Gabriel A. Fuentes
Daniel T. Fenske
JENNER & BLOCK LLP
353 N. Clark Street
Chicago, IL 60654-3456
ttruax@jenner.com
csklarsky@jenner.com
mbrody@jenner.com
gfuentes@jenner.com
dfenske@jenner.com

Gary K. August
ZAUSMER, KAUFMAN, AUGUST &
CALDWELL, P.C.
31700 Middlebelt Road
Suite 150
Farmington Hills, Michigan 48334-2374
Telephone (248) 851-4111
gaugust@zkac.com

Counsel for Defendants Mitsubishi Electric Corporation, Mitsubishi Electric US Holdings, Inc., and Mitsubishi Electric Automotive America, Inc.